SHIRLEY E. DUNBAR 461 GYPSY LANE #66C YOUNGSTOWN, OHIO 44504

OBJECTION TO

RE: MOTION/M-242 AND ALL MOTIONS MENTIONED AND PERTAINING TO MOTION/M-242

ATTACHED:

OBJECTION STATEMENT

To: United States Bankruptcy Court Southern
District of New York Chapter 11 case no. 09-50026
(Reg)

ONLY THOSE ATTORNEYS WHO PRACTICE SUBTERFUGE AND DECEPTION WOULD HAVE THE AUDACITY TO SUBMIT A MOTION SUCH AS M-242 AND ALL MOTIONS THERE-IN.

IT'S PURPOSELY WRITTEN TO USURP THE AUTONOMY OF CLAIMANT/CLAIMANTS AND TRANSFER COMPLETE AUTONOMY TO THE ATTORNEY/ATTORNEYS OF SAID CLAIMANT/CLAIMANTS.

CLAIMANT/CLAIMANTS AFTER READING THE MOTION/M-242 AND ALL ADDITIONAL MOTIONS CONTAINED THEREIN HAS CONCLUDED THAT ONLY LAWYERS/ATTORNEYS WOULD UNDERSTAND THE LEGALESE.

GIVEN YOUR PROCEDURE TO AVALANCHE
CLAIMANT/CLAIMANTS IN 74 PAGES OF PAPERWORK
WHICH I REQUESTED AND HAVE NOT RECEIVED TIMELY,
THERE ISN'T ANY WAY A CLAIMANT/CLAIMANTS WOULD
UNDERSTAND MOTION, M-242 OR ALL ADDITIONAL
MOTIONS WITHOUT A LAW DEGREE.

THIS COMPLETE DISREGARD TO

CLAIMANT/CLAIMANTS <u>PERMANENT</u> AND <u>TOTAL PROVEN</u>

<u>BEYOND MEASURE DISABILITIES</u> DISPLAYS THE KIND OF

EVIL AND DASTARDLY <u>ACTS</u> THAT THE GOD I SERVE <u>WILL</u>

<u>REWARD YOU</u> (ATTORNEYS) <u>ACCORDINGLY TO YOUR DEEDS</u>.

Now in MY <u>ELDER YEARS WHEN I NEED MY</u>

<u>PERMANENT AND TOTAL DISABILITY COMPENSATION</u>, YOU

ARE ATTEMPTING <u>TO NEGATE WHAT HAS ALREADY BEEN</u>

<u>GRANTED</u>, BY TRYING TO INSTITUTE A POLICY YOU KNOW

CLAIMANT/CLAIMANTS MAY MISS, <u>THE OBJECTION</u>

<u>DEADLINE TO THE MOTION</u>, <u>M-242</u> AND <u>ALL OTHER</u>

<u>MOTIONS MENTIONED IN THE LETTER</u>.

THIS LETTER WAS SENT THE WEEK OF THE <u>LABOR DAY</u>
<u>WEEKEND</u>. IS THIS DELIBERATE STRATEGY TO KEEP

O9-50026-mg Doc 7094 Filed 09/17/10 Entered 09/23/10 14:36:52 Main Document
THIS LETTER WAS SENT THE WEEK OF THE LABOR DAY
WEEKEND. IS THIS DELIBERATE STRATEGY TO KEEP
CLAIMANT/CLAIMANTS FROM FILING THE OBJECTION TO
THE MOTION TIMELY???

MY BODY HAS BEEN PERMANENTLY AND TOTALLY INJURED AND DAMAGED. MY INTELLIGENCE WASN'T DAMAGED!!!

IT IS MY CONTENTION THAT YOU - (ATTORNEYS) WANT ALL CLAIMANT/CLAIMANTS WITH PERMANENT AND TOTAL DISABILITIES TO MISS FILING THE OBJECTION TO THE MOTION/M-242 AND ANY OTHER MOTIONS BY THE SEPTEMBER 17, 2010 AT 4:00 PM EASTERN TIME.

THIS OBJECTION TO MOTION/M-242 AND ALL OTHER MOTIONS THEREIN WOULD REQUIRE ME TO EMPLOY ATTORNEY/ATTORNEYS AT THIS LATE DATE TO FILE MY OBJECTION TO MOTION/M-242 AND ALL OTHER MOTIONS MENTIONED THEREIN BY ELECTRONIC MEANS ONLY.

MY OBJECTION TO THE MOTION/M-242 AND ALL <u>OTHER MOTIONS</u> THEREIN IS

NO! NO! **UNEQUIVOCALLY NO!** CONTINUE TO SEND CORRESPONDENCE BY UNITED STATES MAIL!

Shirley E. Dunbar this 16th day of Sept. 2010 by Shirley E. Dunbar

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by Shriey E. Dubbar.



Susan E. Miles
Notary Public, State of Ohio
Commission Expires 4-86-//

DATED: SEPTEMBER 15, 2010 YOUNGSTOWN, OHIO

COPY: U.S. DEPT. OF JUSTICE

ATTN: ATTORNEY GENERAL ERIK

HOLDER

WASHINGTON POST
ATTN: BOB WOODARD

SIXTY (60) MINUTES

ACLU

DIANE SAWYER - NIGHTLY NEWS

MSNBC

ATTN: TAMRON

SHIRLEY E. DUNBAR

09-50026-mg Doc 7094 Filed 09/17/10 Entered 09/23/10 14:36:52 Main Document Pg 8 of 9 Sedgwick Claims Management Services, Inc DATE CHECK AMT CHECK NO. PO Box 69 09/08/2010 209.31 Southfield, MI 48037-0069 0001853744 PAYEE TAX ID SHIRLEY E. DUNBAR SCMS UNIT PAGE 181 Sedgwick Claims Management Services 001 *009332 0001853744 00001 OF 00002 OAM 100908 1012 SHIRLEY E. DUNBAR 461 GYPSY LANE APT 66C YOUNGSTOWN OH 44504

Claimant Name	T 15 4		
	Loss Date	Claim Number	SSN
DUNBAR, SHIRLEY E. Amt Paid: 209.31 Description: P Dates: 08/30/2010 - 09/05/2010 Comment:	09/04/1986 ermanent Tota	8318124803-0001-01 al Disability	

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SHIRLEY E. DUNBAR 461 GYPSY LANE APT 66C YOUNGSTOWN OH 44504

Claimant Name	Loss Date	Claim Number	SSN
DUNBAR, SHIRLEY E. Amt Paid: 153.54 Description: Dates: 08/30/2010 - 09/05/2010 Comment:	04/24/1989 Permanent Tot	8318124802-0001-01 al Disability	
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